

**IN THE SUPERIOR COURT OF THE STATE OF ARIZONA  
IN AND FOR THE COUNTY OF MARICOPA**

IN THE MATTER OF ACCESS TO  
CLOSED OR CONFIDENTIAL JUVENILE  
COURT RECORDS AND INFORMATION

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ADMINISTRATIVE ORDER  
NO. 2014-118

WHEREAS, the Superior Court in Maricopa County received a grant from the Children's Bureau for child welfare-early education partnerships to expand protective factors for children with early child welfare involvement; and

WHEREAS, the grant requires an evaluation, which includes a comparison of children who are receiving Early Head Start Home Base Services and children in a test group; and

WHEREAS Arizona Board of Regents for and on behalf of Arizona State University (ASU), Center for Applied Behavior Health Policy is conducting the evaluation from the grant; and

WHEREAS, Rule 123(d)(1)(B) of Rules of the Supreme Court provides the Superior Court may order access to dependency and severance records; and

WHEREAS, the Superior Court and ASU will be entering into a Memorandum of Understanding Record Access/Dissemination Agreement regarding the data to be provided to ASU;

IT IS ORDERED as follows:

1. Subject to the terms of the Memorandum of Understanding Record Access/Dissemination Agreement, Juvenile Court Administration for the Superior Court in Maricopa County is authorized to provide all available information as necessary for the evaluation, including but not limited to demographic information, the most recent EPSDT per the age of the child, ASQ, ASQ-SE, family stability matrix, recent court reports, Best for Babies checklist, and information on referrals on all cases listed in Exhibit A from October 2013 to June 2014.
2. ASU is authorized to share the data provided with the Arizona Department of Economic Security (DES) if necessary to obtain records in the possession of DES for those involved in the cases in Exhibit A.

3. ASU shall secure all data, records, and information provided by the Superior Court and shall not share, copy, or use the data, records, and information except as authorized in this order and the Memorandum of Understanding Record Access/Dissemination Agreement.
4. ASU shall ensure that only Dr. Judy Krysik and Elisa Kawam have access to the data, records, and information provided under this order. The Maricopa County Superior Court may approve other ASU employees, researchers, students, interns, externs and/or volunteers to have access to the data, records, and information provided under this order.
5. ASU shall provide the Juvenile Presiding Judge for the Superior Court in Maricopa County with a copy of the final report. The final report shall not include personal identifiers or any information which may be used to identify a specific parent or child.
6. When the final report has been completed and the data, records, and information is no longer needed, ASU shall destroy all records and information within a reasonable time frame, and shall confirm to the Superior Court that the data, records, and information has been destroyed.

Dated this 18th day of September, 2014.

/s/ Colleen A. McNally

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Colleen A. McNally  
Presiding Juvenile Court Judge

Original: Clerk of the Superior Court

Copies: Hon. Norman Davis, Presiding Judge  
Raymond L. Billotte, Superior Court Administrator  
Richard Woods, Deputy Court Administrator  
Sheila Tickle, Juvenile Court Administrator  
Judy Krysik, Associate Director/Associate Professor, ASU

## **Exhibit A: List of Cases**

JD 21391  
JD 22002  
JD 22830  
JD 23207  
JD 23357  
JD 23557  
JD 23753  
JD 24154  
JD 24200  
JD 27021  
JD 27064  
JD 27257  
JD 27367  
JD 27407  
JD 27429  
JD 27462  
JD 27522  
JD 27527  
JD 51909  
JD 508841